



XPO II

DECLARATION

OF

DOCUMENT SUPPORTING THE COLUMBIAN CODE

I, Christopher Columbus II (XPOII), the Chief Leader of the Beautiful Nation of the Moon and of the Sun (BNMS) and the Admiral of the Ocean Seas, hereby...

DECLARE that the within document titled—specifically or as paraphrased by me,

"English - BNMS CONSULTATION PROTOCOL",

is a document (the "Document")—as the Document itself shall provide—that was written and/or rewritten and/or translated and/or transcribed and/or compiled by me using my own physical hands and supports the Columbian Code (X) that was first compiled and published by me in 2021.

And I...

FURTHER DECLARE the Document is identified in X as a supporting document of X (a "Supporting Document") that this Supporting Document must be regarded sacred writ and law of BNMS just as X is.

And I...

EVEN FURTHER DECLARE that the Document has been entered into the official records of BNMS on the date provided by the Document demanding that this Supporting Document be regarded sacred writ and law of BNMS, at least since such entry date.

I so Declare in the city, on the date, by the official seal of BNMS and by my signature—all provided, below—to be published on the world-wide web along with the Document thus forming a published Supporting Document to X.

DECLARED

And made an official record of BNMS in the City of New York on

March 10, 2024



by XPO I

Christopher Columbus II







XPO II



Fundação Nacional do Índio PROTOCOLO DIGITAL - RECIBO DA SOLICITAÇÃO Nº 000 173.00 11194/2023

DADOS DO SOLICITANTE

DADOS DA SOLICITAÇÃO

Número da Solicitação: 000173.0011194/2023
Tipo da Solicitação: Protocolar documentos junto à Funai
Informações Complementares: Favor arquivar juntamente com outros protocolos de consulta para acesso público.
Número do Processo Informado Pelo Solicitante: Não há
Data e Hora de Encaminhamento: 09.05/2023 às 04:01

DOCUMENTAÇÃO PRINCIPAL

Tipo do Documento	Nome do Arquivo
Requerimento	Portuguese - PROTOCOLO DE CONSULTA DA BNMS.pdf

DOCUMENTAÇÃO COMPLEMENTAR (Preenchimento Opcional)

	나 이 그리고 아내가 가면 뭐요. 나 그리는 이번 한 경기가 되었다. 그리고 있는 것 같아 그 없는데 그렇지 않는데 그리고 있다.	6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
2	Descrição do Documento	Nome do Arquivo	
i –	Não há	Não há	

Sua solicitação poderá ter a documentação conferida, antes de ser tramitada para a unidade responsável. Em até 24h, a partir do envio, verifique o recebimento de e-mail contendo o Número Único de Protocolo (NUP) e orientações para o acompanhamento.

O presente documento registra as informações inseridas no Portal de Serviços do Governo Federal (https://www.gov.br/protocolodigital)

ENTERED

Into the official records of BNMS in New York City on

October 12, 2023









XPO II



BNMS*

CONSULTATION PROTOCOL

As of 8 April 2023

(*Acronym in English of the BEAUTIFUL NATION OF THE SUN AND THE MOON)

Page 1 from 21

ENTERED

Into the official records of BNMS in New York City on

October 12, 2023



by XPO I









XPO II



The Government of the Beautiful Nation of the Sun and Moon BNMS CONSULTATION PROTOCOL As of 8 April 2023

Establishes the rules for consultation regarding local dispositions overs lands, resources both economic and natural, peoples etc., of BNMS jurisdiction.

I, CHRISTOPHER COLUMBUS II (XPOII), Chief of the Beautiful Nation of the Sun and Moon (BNMS), say the following regarding the BNMS CONSULTATION PROTOCOL:

WHEREAS all my rights, powers and privileges (the "Powers") published in the book "Colombian Code" - known as "The Columbian Code" in English or only by the letter "X " - I wrote, especially the Powers quoted in the Declaration of Powers of Christopher Columbus (X:XAQ).

WHEREAS all the other documents included in the Colombian Code organized by me (XPOII).

WHEREAS the Acknowledgment of Judicial Powers of MARCOS ALVES MUNIZ BARRETO of August 20, 2021, which says that I have the power to act on your behalf.

WHEREAS BNMS is an indigenous tribe headquartered within the territory under the protection of the Federative Republic of Brazil.

WHEREAS the 1763 Proclamation of King George III of Great Britain and Ireland.

WHEREAS the considerations and resolutions of the President of the National Council of Justice (CNJ) found in Resolution No. 454 of April 22, 2022, whose Resolutions consider many of the laws, provisions and terms considered, herein;

WHEREAS the provisions of the Arts. 231 and 232 of the Federal Constitution, which ensure that indigenous peoples recognize the social organization, customs, languages, beliefs,

Page 2 from 21

ENTERED

Into the official records of BNMS in New York City on

October 12, 2023



by XPO I







XPO II



traditions and original rights over traditionally occupied lands, and it is up to the Union to demarcate them, protect and ensure respect for all assets, as well as recognize the legitimacy of the Indians, their communities and organizations to enter into court in defense of their rights and interests;

WHEREAS the terms of Convention No. 169 of the International Labor Organization (ILO) internalized through Decree No. 5,051/2004, and consolidated by Decree No. 10,088/2019; the International Covenant on Economic Social and Cultural Rights (ICESCR) and the International Covenant on Civil and Political Rights (ICCPR), internalized by Legislative Decree No. 226/1991, and consolidated, respectively, by Decrees No. 591 and 592, both of 1992, and other international norms, as well as jurisprudence dealing with the rights of indigenous peoples;

WHEREAS the provisions of the American Convention on Human Rights (ACHR), consolidated by Decree No. 678/1992; the Convention on the Elimination of All Forms of Racial Discrimination, consolidated in Decree No. 65,810/1969; and the Convention on the Protection and Promotion of the Diversity of Cultural Expressions of UNESCO, internalized by Decree No. 6,177/2007, and consolidated by Decree No. 10,088/2019; WHEREAS that the American Convention on Human Rights (Pact of San José of Costa Rica), promulgated by Decree No. 678/1992, in its articles. 3rd, 4th, 5th, 8th, 21st, 25th and 26th confers specific protection on indigenous peoples; WHEREAS the terms contained in the United Nations Declaration on the Rights of Indigenous Peoples and the American Declaration on the Rights of Indigenous Peoples;

WHEREAS that Article 30 of the Convention on the Rights of the Child provides that indigenous children have the right, in community with the other members of their group, "to have their own culture, to profess and practice their own religion or to use their own language";

WHEREAS the need for a constitutional, conventional and intercultural reading of article 28, § 6, of Law No. 8,069/1990 (Statute of the Child and Adolescent – ECA), with consideration

Page 3 from 21









XPO II



and respect for the social and cultural identity of indigenous peoples, their customs and traditions, as well as their institutions, under the terms already contained in item I of said paragraph;

WHEREAS the 2016 report of the 2016 mission in Brazil of the UN Special Rapporteur on Indigenous Peoples and recommendations of the UN and Inter-American Human Rights Systems recommended that the Judiciary, Legislative and Executive Branches consider, as a matter of urgency, and in collaboration with indigenous peoples, the elimination of barriers that prevent them from realizing their right to justice;

WHEREAS the provisions of Law No. 13,123/2015, which deals with the protection of genetic heritage and traditional knowledge, as well as access to and sharing of benefits of traditional knowledge to indigenous peoples;

WHEREAS the content of Decree No. 6,040/2007, which establishes the national policy for the sustainable development of traditional peoples and communities;

WHEREAS that civil proceedings must be ordered, disciplined and interpreted in accordance with the values and fundamental norms established in the Federal Constitution of 1988 (art. 1 of Law No. 13,105/2015 – Code of Civil Procedure);

WHEREAS CNJ Resolution No. 299/2019, which disciplines the special testimony of children and adolescents who are victims or witnesses of violence, by which this Council establishes the requirement to elaborate a protocol that contemplates the specificities of traditional peoples and communities;

WHEREAS CNJ Resolution No. 287/2019, which establishes procedures for the treatment of accused, defendant, convicted or deprived of liberty indigenous persons and the guidelines to ensure the rights of this population in the criminal sphere of the Judiciary;

WHEREAS the unique reality of isolated indigenous peoples, who have the right to remain in this condition and to live freely and in accordance with their cultures, as expressed in

Page 4 from 21







XPO II



Article XXVI of the American Declaration of the Rights of Indigenous Peoples and in Resolution 44/2020 of the National Human Rights Council;

WHEREAS that the policy of non-contact with isolated indigenous peoples, instituted in 1987 by the Brazilian State, is of special relevance for the protection of these peoples and has served as a reference for other countries;

WHEREAS that the restriction of use, in lands with the presence of isolated indigenous peoples, is a fundamental administrative procedure to safeguard the environmental conditions and guarantee the right to life and health of these peoples, as well as for the development of research activities aimed at locating them;

WHEREAS the peculiarities of indigenous peoples of recent contact, which are those who maintain relations of occasional, intermittent or permanent contact with segments of national society, with reduced knowledge of the codes or incorporation of the uses and customs of the surrounding society, and who retain significant sociocultural autonomy;

WHEREAS the details of the inter-American normative parameters in the recommendations of the Inter-American Commission on Human Rights, through the reports "Indigenous Peoples in Voluntary Isolation and Initial Contact in the Americas" (2013); "Situation of Human Rights of Indigenous and Tribal Peoples of the Pan-Amazon" (2019) and "Situation of Human Rights in Brazil" (2021);

WHEREAS the deliberated by the Plenary of the CNJ in the procedure Normative Act No. 0009076-43.2021.2.00.0000, in the 348th Ordinary Session, held on April 5, 2022;

WHEREAS within the text of this document I refer to myself in the third person and intermittently in the first person;

I RESOLVE THE FOLLOWING regarding the Protocol of Consultation of the Beautiful Nation of the Sun and Moon (BNMS):

Page 5 from 21







XPO II



THAT for the purpose of establishing our consultation protocol it is important that the following articles are published together with the form of consultation that is established herein.

BNMS ARTICLES OF CONSULTATION PROTOCOL

ARTICLE 1 – The main objective of this Resolution is to establish guidelines and procedures for our external contact of BNMS through the presentation of our consultation protocol (our "Protocol") to effect the exercise of our rights, powers and privileges (our "Powers") legally established over our territory for our exercising of such perpetual Powers and to publish essential information about our tribe.

- 1. BNMS's powers come from its XPOII leader.
- The means found by which we will receive consultation from governments, individuals, religious sects, etc. (the "Requester"), is through the 6th Chamber of Coordination and Review of the Public Ministry of the Federal Republic of Brazil (the "Brazil").
- The Requester must also copy the BNMS central leadership in all its consultations with Brazil related to BNMS issues.
- Contact information for consultation for both BNMS and Brazil is available in APPENDIX
 I, attached, and is subject to change.
- Inquiries must be in writing through a letter and/or e-mail addressed to the contacts contained in APPENDIX I.
- 6. In this protocol, where the term "Consultation" or " Consultations" appears, it means to contact Brazil and BNMS through e-mail or letter to consult.
- Inquiries must be made in Portuguese to Brazil and can be in English, Spanish, or Portuguese when sent to BNMS.

ARTICLE 2 – It is essential to publish the following information about our tribe because any interference with what is being published here requires prior consultation and our consent:

A. Our story of who we are, our self-identification, our leaders, and our right to privacy.

Page 6 from 21









XPO II



- B. Our Powers and how they come to be so extraordinary.
- C. Our interethnic and religious dialogue.
- D. Our economy is our currency.
- E. Our territory and our relationship with other peoples with whom we share our lands.
- F. Ours judicial powers.
- G. Our outward expression.
- H. Our leaders' relationship with other governments.
- I. How we protect our lands, our leaders, members of our tribe, our children, and even our neighbors who are not members of our tribe.

ARTICLE 3 – We are an indigenous people with a nucleus of modern origin in the southern region of Brazil but spread throughout the American continent.

- In the context of this modern era that began in the year 1801, we are from Uruguaiana, Rio Grande do Sul, Brazil.
- 2. Since 1801, we have had the genetic, cultural, religious, and legal rights heritage of ancestors from this and other continents.
- 3. Members of our tribe are scattered and reside in different parts of the American continent.
- 4. Our headquarters are still in the state of Rio Grande do Sul in Brazil, but the exact location of our metropolis is kept secret.
- 5. We began our outreach as an Indian tribe in New York City in the United States in the year 2021.
- 6. We began our external contact as an indigenous tribe with the Republic of Brazil in the year 2022.
- 7. Our leader holds a position called Admiral and is called by the name Christopher Columbus followed by Roman numerals indicating the sequence of leadership begun by Admiral Christopher Columbus, the discoverer of the Americas.

Page 7 from 21

ENTERED

Into the official records of BNMS in New York City on

October 12, 2023



by XPO I







XPO II



- 8. The current leader and chief of our tribe occupying the position of ADMIRAL CRISTÓVÃO COLUMBUS II or XPOII is Mr. MARCOS AURELIO CANUTO MUNIZ BARRETO who was born on March 8, 1975 in Uruguaiana, Rio Grande do Sul, Brazil, and who is also known as MICKEY ABRAHAM MUNIZ BARRETO in the United States.
- 9. Below, see an image of Mr. Muniz Barreto and his symbol:



- 10. The position of XPOII is shared with the American Indian MATTHEW JAMES HANNAN who was born on June 19, 1977 in the city of Parkersburg in the state of West Virginia in the United States and holds the position of Fernando, First Captain of XPOII and Mr. Hannan himself XPOII substitute in the case of absence of XPOII.
- 11. Mr. Hannan assumes the office of First Captain under the name of FERNANDO DE MANHATTAN, a brother of XPOII and Isabella of California.
- 12. Fernando de Manhattan is the "First Man" of BNMS.

Page 8 from 21

ENTERED









XPO II



- 13. Fernando de Manhattan de Manhattan is a direct descendant of the Prairie Band Potawatomi tribe in the United States.
- 14. The Prairie Band Potawatomi is one of two Native American tribes in which they have the largest land rights in the United States.
- 15. Below, see a photo of Captain Fernando of Manhattan and his symbol:



- 16. In his own right, Ferdinand of Manhattan possesses the right to possess all areas of the eastern United States, Canada as his "hunting grounds" under the 1763 Proclamation of King George III of Great Britain and Ireland and by this reference which reference hereby confirms such Proclamation.
- 17. Fernando only uses the name "XPOII" in the absence of XPOII.
- 18. Ferdinand acquires all or any powers that are from Christopher Columbus II in his absence as stipulated by Christopher Columbus II or automatically 72 hours after the absence by death or kidnapping of Christopher Columbus II.

Page 9 from 21

ENTERED

Into the official records of BNMS in New York City on

October 12, 2023



by XPO I









XPO II



- 19. On the return of Christopher Columbus II from his absence for whatever reason, Ferdinand then returns all the powers of Christopher Columbus II to Christopher Columbus II.
- 20. In the event of a transfer of Powers to Ferdinand by the automatic effect described above, Fernando receives the Powers to act on all aspects of the life of the previous XPOII as well as receives the responsibility of keeping promises made by the previous XPOII.
- 21. In the event that Christopher Columbus II does not return, all Powers will be handed over to a descendant—their son or grandson.
- 22. If there is no descendant—son or grandson of the two—then Ferdinand will hand over the Powers to one of Christopher Columbus II's sons or grandsons.
- 23. In the absence of both XPOII, the Powers are automatically transferred to the children of the two through the self-pronouncement of one of these sons.
- 24. It is not good for Fernando to perform the functions of XPOII alone.
- 25. Isabella's position was created to help Fernando with his obligations.
- 26. Matters that are not the responsibility of Fernando of Manhattan, are the responsibility of Isabella of California.
- 27. Isabella is the name of the highest position held by a woman at BNMS.
- 28. Isabella is the "First Woman" of BNMS.
- 29. Isabella's position is currently being held by Yvette Nicole Muniz Barreto.
- 30. Yvette is a native of Pasadena, California, where she was born on August 22 , 1973.
- 31. XPOII dedicated the name "Isabella of California" because it includes the name of the office and state where Yvette was born.
- 32. Isabella of California is a descendant on her mother's side of the Confederate Tribes of the Umatilla Indian Tribes.
- 33. Below, see a photo of Isabella from California and her symbol:

Page 10 from 21







XPO II





- 34. When exercising religious functions, Yvette then uses her own name "Yvette Muniz Barreto" or simply "Yvette".
- 35. Isabella is the Sister of XPOII and Fernando.
- 36. The entire Western Region of the United States, including the state of Alaska, is under the jurisdiction of Isabella of California.
- 37. Isabella and Fernando, however, must work together in each other's territories according to their areas of responsibility.
- 38. The title of "Sister" or "Brother" is given to BNMS leaders and is also a form of treatment among other leaders of other tribes and elected governments.

ARTICLE 4 – Our right to self-identification is optional and may or may not be used depending on the decision of each registered member of BNMS ("Member") or as established by BNMS leadership depending on each case.

39. Members of the BNMS tribe may be all those who fall within the specifications contained in the document entitled "Muniz Barreto – Columbus Hereditary Trust of

Page 11 from 21

ENTERED



Up







XPO II



Marcos Alves Muniz Barreto" found in the Columbian Code and whose names appear on the official list of Members maintained by the official BNMS leadership. See, X: 1 - 7.

- 40. The name of each Member is on file in the books of BNMS.
- 41. Only those who have their name on the BNMS books can identify themselves as Members.
- 42. Each Member has the right to request an official Member's certificate by paying a fee.

ARTICLE 5 – The exercise of our right to privacy is without injuring our status as a Member.

- 43. There are Members who keep their Member identity confidential, and they have the right to keep their identity under secrecy.
- 44. Members live on land in various areas of the American continent and have the right not to disclose where they reside as Members for their own protection.
- 45. At any time, a Member may begin to identify as a Member even after having denied or concealed membership status.

ARTICLE 6 – Our Powers emanate from the person of Christopher Columbus II or XPOII, also known by the names of "Marcos Aurelio Canuto Muniz Barreto" and "Mickey Abraham Muniz Barreto".

- 46. XPOII's election to the office of Admiral was made as a reward to XPOII for services rendered.
- 47. The voters are part of a supreme leadership group of the BNMS tribe.
- 48. The location and identity of such a group are kept in high secrecy.
- 49. The Powers of XPOII are vested in the person of XPOII and only in the individuals designated by XPOII and/or his heirs.
- 50. XPOII's Powers were passed down to him through his parents by inheritance.

Page 12 from 21









XPO II



51. The divine confirmation of the Powers handed over to XPOII took place on March 8, 2022.

ARTICLE 7 – The direct Powers of XPOII contain the fullness of the highest Powers of the American continent.

- 52. Part of the Powers has been shared by the governments of states, republics, judicial courts, forums, notaries etc.
- 53. Only XPOII possesses all the Powers and authority legally established to surrender or withdraw all or part of the Powers of a person or other entity.
- 54. Only XPOII possesses full economic powers and has made them part of the Powers he possesses.
- 55. The Powers include all Powers formerly belonging to the crowns of Spain and Portugal allied with other powers conferred on Ferdinand of Manhattan as the authority received for the use of certain lands by the 1763 Proclamation of King George III of Great Britain and Ireland.
- 56. As the successor of Christopher Columbus, the discoverer of the Americas, XPOII possesses all the powers of the discoverer who was passed down through the maternal and paternal lineage of XPOII whose parents both had the right to pass said Powers to XPOII.
- 57. The fullness of the Powers can only be transferred by confidential ceremony performed by the BNMS supreme leadership.

ARTICLE 8 – The BNMS leadership and people are Christians and believe that the Christ is alive today and lives among the present population of the Earth.

- 58. People of different ethnicities and religions have coexisted in XPOII lands for centuries with wars and intermittent times of peace.
- 59. All ethnicities have the same value to XPOII.

Page 13 from 21

ENTERED

Into the official records of BNMS in New York City on

October 12, 2023



by XPO I







XPO II



- 60. People of all religions can live peacefully and exercise their diverse religious rituals in the lands of XPOII.
- 61. All ethnicities and religions within the territory of XPOII's jurisdiction must always obey and respect XPOII and its orders.
- 62. XPOII has the power to welcome or ban certain people and groups according to their ethnicity and religion from the lands of its jurisdiction.

Article 9- Only XPOII possesses all the economic powers that allow it to use any financial means to achieve ts personal goal I and promise to take good care of all sons and daughters of God.

- 63. XPOII has the full power to create and created a currency secured by his own properties or with those of his Father.
- 64. The official BNMS currency is the WIN\$ of the acronym in English of the name "West Indian Nations Dollar", West Indian Nations in Portuguese.
- 65. WIN\$1.00 represents US\$12.00.
- 66. BNMS's central bank is called "Urug National Bank" (UNB).
- 67. UNB has two branches that function as centralcommercial banks:
 - a. Upper BNMS Bank (UBB) located in Brazil.
 - b. Lower BNMS Bank (LBB) located in the USA.
- 68. Any currency created by XPOII shall be accepted as official currency with the value stipulated by XPOII being null and void any and all provisions to the contrary.
- 69. Due to the need for secrecy as to the exact location of the Municipality of Urug, the headquarters of the UNB will be on the lands of the Polidoro indigenous tribe in Porto Alegre, Brazil.

ARTICLE 10 – The American continent and its islands and all the seas that surround it are the property of XPOII.

Page 14 from 21

ENTERED

Into the official records of BNMS in New York City on

October 12, 2023



by XPO I









XPO II



70. The figure below shows part of the lands, islands, and seas that are privately owned by XPOII and are known as the "American continent":



- 71. For the BNMS people, the American continent, or simply BNMS, is seen with South America being in the North.
- 72. All regions of the American continent are governed as island territories of the Municipality of Urug located in the south of the Southern Region of Brazil.
- 73. The exact location of Urug is confidential.
- 74. According to the geography taught by the BNMS leaders, South America forms the "Upper BNMS" and the Central and Northern regions of the Americas form the "Lower BNMS".
- 75. All its firm lands and islands, all precious metals found on or under its lands or in the streams of its rivers, all seas, all buildings and their rents, all vegetation, all airspace and volumes and heavenly bodies found in it with their precious metals, all sea or

Page 15 from 21

ENTERED

Into the official records of BNMS in New York City on

October 12, 2023



by XPO I









XPO II



land or air trade routes, are the property of XPOII, all wild and domesticable animals and all that lives—from the tiniest form of life to the most complex, as well as all human beings and their ideas and their bodies only not their wills are both those who are passing through and those who live in their lands and seas—as well as all the physical and intellectual creations and all the products produced by each and every creature that inhabits their lands and who sail or live under or over its seas and rivers, etc. and such.

- 76. Every form of intelligence simulating human intelligence at any level, be it organic, cybernetic, mechanical, or otherwise, is under the full jurisdiction of XPOII and XPOII alone.
- 77. The creation, control, arming, movement, locomotion, laws that govern, education, registration, licensing, characterization, classification, and treatment of artificial intelligence devices that simulate human intelligence at any level are within the jurisdiction of XPOII and only XPOII and its heirs and agents.
- 78. As an agent legally authorized to act in the name of his Father and Lord, MARCOS ALVES MUNIZ BARRETO (the "Father"), it is also within the jurisdiction of Christopher Columbus II all lands that at any time were once within the de facto and de jure jurisdiction of the crowns of Spain and Portugal—including but not excluding what is not mentioned herein, the airspace and all celestial bodies contained in this space infinitely and any and all forms of precious metals and animals and plants etc. contained therein—and which were once within the jurisdiction of their commissioned agents even of those who are already decommissioned.
- 79. The figure below shows part of the Father's properties, and which are better known as "Earth" and "Outer Space":

Page 16 from 21

ENTERED

Into the official records of BNMS in New York City on

October 12, 2023



by XPO I







XPO II





- 80. Outer Space is considered an extension of Earth's oceans and are within the jurisdiction of XPOII.
- 81. All heavenly bodies found and to be found in space are the property of the Father.
- 82. Noting that all and any travel—including spacecraft, passengers, and cargo participating in such travel—to or from Earth are passive to the jurisdiction of XPOII in the name of the Father and requires Consultation.
- 83. Colonization and any kind of construction planned and to be built even without human residents on other planets, moons, asteroids etc. are subject to Consultation.
- 84. Construction projects of space stations are passive to the jurisdiction of XPOII in the name of the Father as if they were a city on an island of the American continent.
- 85. Navigate outer space without prior consultation and a subsequent license before leaving Earth, space station, moons, asteroids, planets etc. It constitutes piracy, possible arrest of the captain of the spacecraft, seizure of the spacecraft, and fine of up to three times the value of the spacecraft and all its cargo and money raised for the transportation of passengers.
- 86. When a spacecraft departs for space from a geographic region of the Earth outside the American continent, such departure is considered a departure bound for an

Page 17 from 21

ENTERED









XPO II



island of the American continent and passive to BNMS jurisdiction and subject to all taxes as if it had the American continent as its destination.

- 87. All precious metals extracted from celestial bodies present in outer space are treated as if they had been extracted from the American continent and are subject to the same taxes and regulations.
- 88. As with all other trips to or from the Americas, XPOII has the right of first refusal for one-eighth of each trip to space as long as XPOII pays one-eighth of the investment of the trip and cargo without having to explain anything to anyone.
- 89. When a trip to space has as its purpose or that accidentally ends up unintentionally taking possession of a space body such as a planet, a moon, a sun, an asteroid etc., such possession only be made in the name and in favor of XPOII after consultation and treaty that must be negotiated because it is already a property of the Father.

ARTICLE 11 – Above everything that is within the jurisdiction of XPOII is also the jurisdiction of BNMS.

- 90. BNMS courts are supreme courts of all lands and seas directly under the jurisdiction of XPOII or that are under the jurisdiction of XPOII on behalf of your Father.
- 91. XPOII is the supreme judge of all civil and criminal cases in all ocean lands and seas.
- 92. XPOII not only believes but is of its choice that there be a diversity of jurisdictions on the American continent, local, state, federal, and continental jurisdictions—and that all jurisdictions are synchronized for the protection and prosperity of the American continent and all who inhabit it.

ARTICLE 12 – At anytime desired during any judicial proceeding in which XPOII is a party or which is of interest to you, XPOII may communicate with local governments and with local judges identifying itself as XPOII and interfere.

93. XPOII is immune from all legal proceedings, both civil and criminal, unless XPOII participates with its own consent.

Page 18 from 21

ENTERED

Into the official records of BNMS in New York City on

October 12, 2023



by XPO I







XPO II



- 94. XPOII may declare itself immune and withdraw from any judicial proceeding at any time during said proceeding.
- 95. XPOII will be able to self-accredit or present its credentials to local leaders of your choice.

ARTICLE 13 – The armed protection of BNMS leaders, members, children, and neighbors of Members is the responsibility of Captain Fernando of Manhattan, other care of Isabella of California.

- 96. The same resources for the protection of Members are also available for the protection of Members' neighbors.
- 97. No judge who is not a BNMS judge may judge the separation of a child, son or daughter of a Member or grandson or granddaughter of a Member.
- 98. The only court with jurisdiction for sons and daughters of Members or only of one Member is the BNMS courts.
- 99. It is up to the departments under the direction of Captain Fernando de Manhattan to build and maintain roads, basic sanitation, training of armed forces, execution of trials, etc.
- 100. It is up to thedepartments under the direction of Isabella of California to build and build housing, build hospitals, build and maintain primary and secondary schools, build nurseries, care for needy people, etc.

 $\label{lem:article 14-These last paragraphs contain final provisions of this Resolution. \\$

- 101. This Resolution will be translated into English by XPOII.
- 102. This Resolution will be entered at the BNMS registry office in New York.
- 103. This Resolution will be published on the website of the official BNMS Global Computer Network.
- 104. This Resolution will be filed with the Federal Public Ministry of the Government of the Republic of Brazil.

Page 19 from 21

ENTERED









XPO II



- 105. It is up to the Republic of Brazil to make sure that all the resolutions presented herein, and their bases are published.
- 106. Through Consultation, all entities that collect any cost in the implementation of this Resolution will be reimbursed in WIN\$ through Consultation.
- 107. This Resolution takes effect on the date XPOII signs and seals with the official seal of BNMS—the date of which is the same date mentioned at the beginning of this Resolution and which is also being written, below.
- 108. Amendments to this Resolution will be made by the BNMS leadership without prior notice.

New York, April 8, 2023.

XPO II

de



CHRISTOPHER COLUMBUS II



Page 20 from 21









XPO II



APPENDIX I

BNMS Consultation Contacts

Inquiries must be made in writing and sent to the following address:

BNMS c/o Mickey Barreto 675 W 59th Street, 812 New York, NY 10019 USA/USA

With copies to the following emails:

mmb@xpoii.com BNMS Administration – accepts documents in Portuguese, Spanish and

English.

<u>6ccr@mpf.mp.br</u> 6th Chamber of Coordination and Review of the Public Ministry of the

 $\label{lem:potter} \textit{Federative Republic of Brazil-accepts documents only in Portuguese}.$

Questions by phone/text/WhatsApp: +1 646-271-6094

Page 21 from 21



